

AMENDMENT OF SOLICITATION/MODIFICATION OF CONTRACT				1. CONTRACT ID CODE J		PAGE OF PAGES 1 13	
2. AMENDMENT/MODIFICATION NO. 0001		3. EFFECTIVE DATE 12-Jan-2004		4. REQUISITION/PURCHASE REQ. NO. W31RYO-3027-9920		5. PROJECT NO.(If applicable)	
6. ISSUED BY US ARMY ENGINEERING & SUPPORT CENTER CEHNC-CT 4820 UNIVERSITY SQUARE HUNTSVILLE AL 35816-1822		CODE W912DY		7. ADMINISTERED BY (If other than item 6) ACQUISITION SERVICES TEAM/CT-S ATTN:SUSAN CUNNINGHAM 256-895-1137 HUNTSVILLE AL		CODE	
8. NAME AND ADDRESS OF CONTRACTOR (No., Street, County, State and Zip Code)				X		9A. AMENDMENT OF SOLICITATION NO. DACA87-03-R-0009	
				X		9B. DATED (SEE ITEM 11) 08-Dec-2003	
						10A. MOD. OF CONTRACT/ORDER NO.	
						10B. DATED (SEE ITEM 13)	
CODE		FACILITY CODE					
11. THIS ITEM ONLY APPLIES TO AMENDMENTS OF SOLICITATIONS							
<input checked="" type="checkbox"/> The above numbered solicitation is amended as set forth in Item 14. The hour and date specified for receipt of Offer <input checked="" type="checkbox"/> is extended, <input type="checkbox"/> is not extended.							
Offer must acknowledge receipt of this amendment prior to the hour and date specified in the solicitation or as amended by one of the following methods: (a) By completing Items 8 and 15, and returning <u> 7 </u> copies of the amendment; (b) By acknowledging receipt of this amendment on each copy of the offer submitted; or (c) By separate letter or telegram which includes a reference to the solicitation and amendment numbers. FAILURE OF YOUR ACKNOWLEDGMENT TO BE RECEIVED AT THE PLACE DESIGNATED FOR THE RECEIPT OF OFFERS PRIOR TO THE HOUR AND DATE SPECIFIED MAY RESULT IN REJECTION OF YOUR OFFER. If by virtue of this amendment you desire to change an offer already submitted, such change may be made by telegram or letter, provided each telegram or letter makes reference to the solicitation and this amendment, and is received prior to the opening hour and date specified.							
12. ACCOUNTING AND APPROPRIATION DATA (If required)							
13. THIS ITEM APPLIES ONLY TO MODIFICATIONS OF CONTRACTS/ORDERS. IT MODIFIES THE CONTRACT/ORDER NO. AS DESCRIBED IN ITEM 14.							
A. THIS CHANGE ORDER IS ISSUED PURSUANT TO: (Specify authority) THE CHANGES SET FORTH IN ITEM 14 ARE MADE IN THE CONTRACT ORDER NO. IN ITEM 10A.							
B. THE ABOVE NUMBERED CONTRACT/ORDER IS MODIFIED TO REFLECT THE ADMINISTRATIVE CHANGES (such as changes in paying office, appropriation date, etc.) SET FORTH IN ITEM 14, PURSUANT TO THE AUTHORITY OF FAR 43.103(B).							
C. THIS SUPPLEMENTAL AGREEMENT IS ENTERED INTO PURSUANT TO AUTHORITY OF:							
D. OTHER (Specify type of modification and authority)							
E. IMPORTANT: Contractor <input type="checkbox"/> is not, <input type="checkbox"/> is required to sign this document and return _____ copies to the issuing office.							
14. DESCRIPTION OF AMENDMENT/MODIFICATION (Organized by UCF section headings, including solicitation/contract subject matter where feasible.) SEE ATTACHED AMENDMENT DESCRIPTION.							
Except as provided herein, all terms and conditions of the document referenced in Item 9A or 10A, as heretofore changed, remains unchanged and in full force and effect.							
15A. NAME AND TITLE OF SIGNER (Type or print)				16A. NAME AND TITLE OF CONTRACTING OFFICER (Type or print)			
				TEL: _____ EMAIL: _____			
15B. CONTRACTOR/OFFEROR _____ (Signature of person authorized to sign)		15C. DATE SIGNED		16B. UNITED STATES OF AMERICA BY _____ (Signature of Contracting Officer)		16C. DATE SIGNED 12-Jan-2004	

This amendment is issued to make the following changes to solicitation DACA87-03-R-0009:

1. Section B, Paragraph 1, add, “Non-medical facilities are limited to less than 15% of the programmatic capacity.” Sentence beginning with “These services will include” insert “O&M funded” after “minor construction” and “work” before “within.”
2. Section B, Paragraph 3, Contract Values, has been deleted and consolidated with Section H, Paragraph 52.0001-4019 Contract Value.
3. Section B, Paragraph 6, Discussions: Insert, “It is the governments intention to make awards without discussions.”
4. Section B, Paragraph 8.c, insert “may” before “change every year” in the first line.
5. Section B, Paragraph 12g(1), fourth sentence, change to read, “Additionally, the emphasis is not only on the complex nature of a particular system but also on the impact of the loss of the system (i.e., injury or loss of life of a patient or newborn child).”
6. Section B, Paragraph 13, Competition in Task Orders has been deleted from Section B and relocated to Section H, Paragraph 52.242-4614, Method of Ordering Clause. This clause has been revised to consolidate all previous duplications of this ordering process.
7. Section B, Paragraph 14, Teaming: delete this paragraph from Section B and add to Section L, Paragraph 4.3.5.
8. Section B, Paragraph 17, last sentence, add, “See Section L, Paragraph 2.3.3.”
9. Section C, Paragraph 1.1, Sentence beginning with “These services will include” insert “O&M funded” after “minor construction” and “work” before “within.”
10. Section C, Paragraph 2.1.3, Codes, Standards, and Regulations: Insert into title, “Laws.” Insert into every sentence, “laws” after “standards.” Insert into second sentence, “laws and regulations.”
11. Section C, Paragraph 2.1.6: Insert, “significant” after ‘all.’
12. Section C, Paragraph 2.1.12, delete the word “concept” wherever it appears (except for in facility O&M concept plan (FOMCP)). Delete “including the content and technical approach presented” wherever it appears.

13. Section C, Paragraph 4.0 has been deleted and consolidated with the Method of Ordering Clause (52.242-4614) in Section H.
14. Section F, Delete clause 52.212-4629, Deliveries or Performance.
15. Section H, clause 52.0001-4019 has been updated to include the deleted Section B, Paragraph 3.
16. Section H, clause 52.231-4202, Direct Cost, add “(except uniforms)” after “clothing.”
17. Section H, clause Subcontracted Key Personnel, insert, “who occupy positions referenced in Section H, clause 52.246-4016 after “individuals.” Delete, “whose participation is essential in performing or personally directing the work for this contract.”
18. Section H, clause New Hire Key Personnel, insert,” who occupy positions referenced in Section H, clause 52.246-4016” after “offeror.” Delete “whose participation is essential in performing or personally directing the work for this contract.”
19. Section H, Clause 52.242-4614, Method of Ordering clause has been revised to incorporate the ordering process that was duplicated in Section C, Paragraph 4.0 (which has now been deleted).
20. Section H, delete Clause, 52.242-4636, Use Of Consultants.
21. Section H, Clause 52.242-4656, Change sentence to read, “Before dismissal, notice will be provided to the Contractor’s Program Director.”
22. Section H, add end of clauses, “SUBCONTRACTING PLAN SUBSTITUTIONS. Contractors are specifically notified that based on DFARS 252.219-7003 (g) and as a supplement to FAR 52.219-9, in those subcontracting plans which specifically identify small, small disadvantaged, and women owned businesses, the Contractor should notify the Contracting Officer of any substitutions of firms that are not small, small disadvantaged, and women owned businesses for the firms listed in the subcontracting plan. Notification shall be in writing and should occur within a reasonable period of time after award of the subcontract. Contractor-specified formats will be acceptable.”
23. Section H, add to end of clauses, “Contractor Qualifications: Contractors must be fully qualified in providing facilities operation and maintenance services of the type required under this acquisition. The contractors should possess sufficient equipment, personnel, organizational, financial, and technical capability to ensure satisfactory completion of the contract. Experience in performing and/or

managing repair work at medical and other facilities, either as a prime, subcontractor, or in a teaming arrangement is desired, as well as experience in developing schedules, quality control plans, safety plans, and methods of cost control. Experience in providing quality assurance over required effort, corporate experience and knowledge in managing operation and maintenance programs, to include personnel, and management of subcontractors is also desired. The primary focus of this contract is medical facilities, and secondarily, relevant non-medical facilities.

24. Section H, Job Descriptions, Paragraph c, Contract Administrator, change “on-site contract manager” to “contractor’s on-site manager.” Paragraph n, Facility Maintenance Supervisor, add, “and should have” to second sentence. Paragraph g, Industrial Engineer, last sentence from “Shall” to “Should.”
25. Section I, Chart, added to top of chart, “The purpose of this chart is to identify which clauses are construction and which are services.”
26. Section I, Services/Construction Chart: Delete clauses 52.204-1, 52.211-18, 52.219-9 II, 52.225-9, 52.225-11, 52.242-4, 52.245-2, 252.204-7000, 252.225-7007. Add 52.219-9, 52.232-13, 52.232-19, 52.233-1, 52.243-1 I, 52.244-2, 252.219-7009, 252.219-7010, 252.227-7013.
27. Section I, delete Clause 252.229-7000, Invoices Exclusive of Taxes or Duties.
28. Section I, Clause 52.216-19, Order Limitations, is changed to read,
“(1) Any order for a single item in excess of:

Unrestricted awardees = \$112,437,500; Restricted Awardees = \$29,995,000.00
(2) Any order for a combination of items in excess of
Unrestricted awardees = \$224,875,000.00; Restricted Awardees = \$149,975,000.00”
29. Section I, add in full text, Clause 52.219-4, Notice of Price Evaluation Preference for Small Business HubZone Contractors.
30. Section I, insert clause 52.219-18, Notification of Competition Limited to 8(a) Concerns.
31. Section I, delete clause 52.228-4, Worker’s Compensation and War-Hazard Insurance Overseas.
32. Section I, delete clause 52.236-1, Performance of Work by the Contractor.
33. Section J List of Attachments, change Attachment 1 number of pages to “6” and ”Attachment 7 number of pages to “7.” Attachment 9 number of pages is changed to “2” and Attachment 10 number of pages is changed to “1.”

34. Section J, Attachment 1, insert Page 1 entitled “Instructions for Loaded Wage Rate Summary Form.” Change Attachment 1 page numbers to accommodate this insert. On pages 2 through 6 of Attachment 1, insert chart at the bottom of the page with title of “Handling Charges.” Insert fill-ins “Subcontractor Handling Charges and Material Handling Charges.”
35. The following change is made to each of the following Section J, Attachments, “Change all references of “Minimum Base Wage Rate” to “Base Wage Rate.” Change the following attachments to Section J:
- 2(a)-1 and 2(a)-2, Wage Rate Calculations for Professional, Administrative, and OCONUS Positions
 - 2(a)-3 through 2(a)-7, Wage Rate Calculation Sheet Professional, Administrative, and OCONUS Positions
 - 2(b)-1 and 2(b)-2, Wage Rate Calculations for SCA Positions
 - 2(b)-3, Wage Rate Calculation Sheet, Normal Rate for SCA Positions
 - 2(b)-4, Wage Rate Calculation Sheet – Overtime Rate for SCA Positions
 - 2(c)-1 and 2(c)-2, Wage Rate Calculations for DBA Positions
 - 2(c)-3, Wage Rate Calculation Sheet – Normal Rate, DBA Positions
 - 2(c)-4, Wage Rate Calculation Sheet – Overtime Rate, DBA Positions
 - 2(d)-1 and 2(d)-2, Wage Rate Calculations for CBA
 - 2(d)-3, Wage Rate Calculation Sheet- Normal Rate, CBA Positions
 - 2(d)-4, Wage Rate Calculation Sheet- Overtime Rate, CBA Positions
 - 3(a)-1, Instructions for Cost Proposal
 - 3(a)-2, Wage Rate Calculation Sheet, Normal Rate, SCA Position
36. Section J, Attachment 2(a)-2, add Paragraph 5 as follows, “Man-hours for Full-Time Employees. The offeror should indicate the number of annual man-hours that constitute a full-time employee (i.e., the number of annual man-hours that would be applied to the offeror’s fully burdened labor rate to arrive at the annual labor cost for an employee). This information should be entered on the offeror’s loaded wage rate tables (see paragraphs 3. and 4. above).”
37. Section J, Attachment 2(b)-2, 2(c)-2, 2(d)-2, add:
- a. Paragraph 5 as follows, “In the event a Request for Proposal for a task order for an OCONUS site is issued, the appropriate Base Wage Rate (BWR) and Health and Welfare (H&W) data, along with any additional instructions as may be needed, will be provided to the contractor for use in the calculation of the loaded wage rate.
 - b. Paragraph 6 as follows, “Man-hours for Full-Time Employees. The offeror should indicate the number of annual man-hours that constitute a full-time employee (i.e., the number of annual man-hours that would be applied to the offeror’s fully burdened labor rate to arrive at the annual labor cost for an employee). This information should be entered on the offeror’s loaded wage rate

tables (see paragraphs 3. and 4. above).”

38. Section J, Attachment 3(a)-1, Paragraph 1, insert into first sentence, “Section J.” Add Paragraph 1.1 as follows, “1.1. Small business offerors submitting a proposal for a restricted award are not required to propose on Zone 2 or Zone 3, but may propose on all zones if they so desire. Offerors submitting a proposal for unrestricted awards must propose on all zones (Zones 1, 2, and 3).” Paragraph 2.2, add, “A copy of a Service Contract Act (SCA) Wage Determination (Section J, Attachment 4) has been provided for those positions covered by the Service Contract Act (SCA). The SCA Wage Determination should be used for the base year and all option years.”
39. Section J, Attachments 2(a)-3 through 7; 2(b)-3 and 4; 2(c)-3 and 4; 2(d)-3 and 4; and 3(a)-2, column is added to bottom of chart for “Annual Man-Hours for Full-Time Employees.”
40. Attachment 3(b), Cost Proposal Form: labor hours have been inserted for each labor category.
41. Section J, Attachment 6, Letter of Commitment, has been re-formatted for ease in understanding. The basic information has not changed in this example format, but it has been restructured to ensure clarity.
42. Section K, and Section L, delete Clause 52.219-24, Small Disadvantaged Business Participation program – Targets.
43. Section L, clause 52.216-1, Type of Contract, delete “Firm Fixed Price.”
44. Section L, 52.242-4152, Preproposal Conference and Site Visit. Change to read, “...will be held at The Tom Bevell Conference Center and hotel, 550 Sparkman Drive, NW, Huntsville, AL 35816, Phone 256-721-9428. The date of the preproposal conference is 19 December 2003 and the time is 0900 AM. The conference is expected to last 4 hours.”
45. Section L, Paragraph 2.2 has been changed to “One (1) original, seven (7) hardcopies, and (2) electronic copies of all volumes...”
46. Section L, add Paragraph 2.3.3, Zones, as follows, “Small businesses submitting a proposal for a restricted award must propose on Zone 1, but are not required to propose on Zone 2 or Zone 3, and may propose on all zones if they so desire. Offerors submitting a proposal for unrestricted awards must propose on all zones (Zones 1, 2, and 3). The offeror must identify which zones it is proposing on. If the offeror does not wish to propose on a particular zone, it should not complete the Section J Attachment for that zone (i.e., if the offeror does not wish to propose on Zone 2, it should leave Zone 2 blank in the Attachment and make a statement

as to which Zones it is proposing on). See Section B, Paragraph 17.”

47. Section L, Paragraph 2.4.1, Proposal Length, change “considerate” to “considerable,” “limitations” to “recommendations” and “requirement” to “request.” Add to last sentence, “be adhered to as much as possible.” Add, “Small Business” to “Subcontracting Plan.”
48. Section L, Paragraph 2.4.3, delete last sentence, “The Government may not be obligated to evaluate any information beyond the page limitation noted above”
49. Section L, Paragraph 3.1, first sentence, add “technical” after “experience.”
50. Section L, Paragraph 3.2a, add “Technical” before “experience” and insert “and relevant non-medical” before “facilities.”
51. Section L, Paragraph 3.2.a(1), delete “Past Experience.” Change first sentence to read, “Provide a list of contracts for the last five years as of the closing date of this solicitation that were directly related to Operation and Maintenance of medical and relevant non-medical facilities and medical facilities systems and equipment.” Sentence beginning with “Contracts with any...” change “critical” to “relevant.” Sentence beginning with “Federal Government Contracts...” is changed to read, “Federal Government contracts are of primary interest, but contracts with state and local governments and commercial contracts may be included.” This sentence is also moved to follow the sentence that begins with “Contracts with any organization...”
52. Section L, Paragraph 3.2.a(2), add to first sentence “technical” after “experience” and add “and may provide documentation on relevant non-medical projects” after “services.” Add “The primary focus for evaluation will be on relevant medical projects.” Delete “Corporate Experience.” Delete sentence, “Patents and/or innovative design accomplishments within the last five years should be listed.” Last sentence, add, “such as JCAHO and NFPA.) and “Significant or innovative accomplishments should be listed.”
53. Section L, Paragraph 3.2.b, insert, “and relevant non-medical” before “facilities.”
54. Section L, Paragraph 3.2.b, bullet #7, insert “relevant” before “non-medical.”
55. Section L. Paragraph 4.1, change to read, “The management volume should address the offeror’s management experience and management approach to providing operation and maintenance (O&M) services for Government medical and relevant non-medical facilities. The management volume should also address the organization proposed to perform the contract, management controls, subcontracting approach, key personnel qualifications, and corporate qualifications.” Also add, “Note: If the offeror is submitting a proposal as an

8(a)/Joint Venture, it must explain how it meets the requirements of 8(a) status.”

56. Section L, Paragraph 4.2, add, “Reference Section H, Paragraph entitled, “Contractor Qualifications.” Add, “The primary focus for evaluation is relevant medical projects.”

57. Section L, add new Paragraph 4.2a as follows, ” The offer should provide a description of the organization proposed to perform the contract and how this organization fits into the offeror’s overall corporate structure. The offeror should also provide a resource chart with the number of personnel proposed by labor category which will be committed to the contract, and resumes for corporate management personnel (except for those identified in paragraph 4.2.c below) describing the individuals’ education and related experience.”

58. Section L, change previous Paragraph 4.2.a to 4.2.b, and change all subparagraph numbers that follow to accommodate this change. Change title to “Management Approach and Controls.” First sentence, delete, “structure proposed for the contract and the management.” Insert “manage and control the work and to” after “will be implemented to,” and delete, “should be provided.” Sixth bullet, change “subcontracting procedure” to “subcontracting approach” and add, “including description of work that will be subcontracted.” Last bullet, delete, “Identify organization structure” and add, “Approach.”

59. Section L, Paragraph 4.2c, add, “Key personnel includes Program Manager, Facility Maintenance Manager, Contract Administrator, and Project Manager.” Third sentence, add, “resumes describing” after “Section C.” Add at last sentence,” See Section H, Paragraph 52.242-4016.”

60. Section L, Paragraph 4.2d. Cost Control, second sentence delete, “but not limited to.” Last sentence, delete, “etc” and add and management of cost for Firm Fixed Priced orders.”

61. Section L, Paragraph 4.2e. Add “Corporate Qualifications. The offeror should describe its corporate qualifications relative to those set forth in Section H, paragraph entitled “Contractor Qualifications.”

62. Section L, Paragraph 4.2f, Letter of Commitment, change paragraph number to 4.2e. Add, “Significant subcontractors are defined as those subcontractors who will perform at least 25% of the total contract work.” Please note that in the Pre-Proposal Conference, it was stated that Letters of Commitment from significant subcontractors would not be required. This has since been changed, and the offeror is required to obtain these letters from significant subcontractors that meet the definition as stated above.

63. Section L, Paragraph 4.2.1, delete, “The above amounts may be for a single task

order or the cumulative total of numerous task orders. The above assumptions place no obligations on the Government as to the actual task order amounts awarded or the actual required bonding amounts under the resultant contracts.”

64. Section L, Paragraph 4.3, Letter of Commitment has been deleted from this section and added under the Management Volume Requirement, Paragraph 4.2.e.
65. Section L, delete Paragraphs 4.3.1 and 4.3.2.
66. Section L, add Paragraph 4.3.5 “Teaming: Teaming arrangements and joint ventures between offerors are encouraged under 13CFR121, 124, or 126 guidance and other applicable laws and regulations, if required, to provide the full depth and breadth of experience and capability required under this solicitation and resulting contracts. Teaming arrangements can benefit both contractors in their experience levels, small business mentoring, as well as provide opportunities for both contractors to obtain a portion of the available work. If the Prime contractor proposes subcontractors as "team members," the "team members" shall be identified by business size and name, and priced using the same burdened rates or formulas as offered by the prime contractor. For these "team members," the prime contractor shall not apply any additional charges (i.e., handling charge, profit, etc.) to their labor on individual task order proposals, service orders, and invoices.
67. Section L, Paragraph 5.2, delete the following bullets in this paragraph: Quality control, Cost reasonableness, Cost control, Timeliness of performance, Adherence to Schedules, Safety, Warranty response, Customer satisfaction and concern, Reasonable and cooperative performance.
68. Section L, Paragraph 5.3, add, “Relevancy of projects will be assessed based on the similarity in the scope, nature of the work, complexity, and dollar value in comparison to the range of medical and non-medical O&M projects being procured under this solicitation. The primary focus of this evaluation is for O&M medical services; however, relevant non-medical projects will be accepted and evaluated as well.” And “Past Performance projects should reflect those listed in Technical Volume I, under Experience (see Paragraph 3.2.a(1). Past Performance will also be evaluated for significant subcontractors, and new hire/subcontracted key personnel.”
69. Section L, paragraph 5.4, First sentence, add, “and relevant non-medical” before “facility.” Change second sentence to read, “Medical and relevant non-medical facility Operation and Maintenance projects should include facilities such as hospitals, medical clinics...” Delete sentence, “Since the emphasis of this acquisition is for operation and maintenance of medical facilities, non-medical projects should not be included.” In sentence beginning with “All referenced projects” change “shall” to “should” and “team’s” to “offeror’s.”

70. Section L, Paragraph 5.5.1, Past Performance Questionnaire, add, “This is not a requirement for subcontractor key personnel, significant subcontractors, or key personnel.”
71. Section L, Paragraph 5.6, delete first sentence, “The government will evaluate the offeror's "past performance information" as defined in FAR 42.1501, and this information will be evaluated as described in FAR 15.305(a)(2)”. In the sentence beginning with “The Past Performance Assessment will take into account...,” add, “significant” after “proposed” and “(see Para. 4.2e for definition), and delete “performing key or essential aspects of the work.” Add, “The evaluation will also take into account, the past performance of new hire key personnel or subcontracted key personnel. In addition to the possible 10 projects for the prime, the offeror will provide up to 3 relevant projects for significant subcontractors, new hire key personnel, or subcontracted key personnel (as applicable) following the matrix in Paragraph 5.4. For clarification, no questionnaires need to be sent for these references.”
72. Paragraph 5.7, add after last sentence, “The offeror should provide the same information on contracts pertaining to significant subcontractors, and new hire key personnel/subcontracted key personnel.”
73. Section L, Paragraph 6.1b, third sentence, change to read, “This information will be requested as applicable from large business offerors before award.” Change last sentence to read, “The offeror must submit the subcontracting plan (only upon request) within five working days after notification.”
74. Section L, Paragraph 6.2.3, add, “The offeror shall also address its compliance in meeting monetary targets for SDB concerns and notifications of any substitutions of non-SDB concerns (see FAR 15.305(a)(2)(v)), and meeting FAR 52.219-8 and FAR 52.219-9 in prior contracts.
75. Section L, Paragraph 6.3, “notification of competitive range” and insert “request.” Change sentence to read, “A subcontracting plan will be prepared by each Large Business offeror awardee and submitted as “Part 2 of VOL IV within five working days after request.”
76. Section L, Paragraph 6.3.2, delete “Any offeror not agreeing with this requirement may be deemed unacceptable.”
77. Section L, Paragraph 6.3.3, delete, “achievements” and insert “future approach.”
78. Section L, delete Paragraph 6.3.4, Substitutions. This paragraph has been added to the end of Section H.

79. Section L, Paragraph 6.3.5, add, “See also Paragraph 6.2.2.”
80. Section L, Paragraph 7.2, delete, ”in an original and five hardcopies “ and add, “and submit as stated in paragraph 2.2 above.”
81. Section L, Paragraph 7.2, paragraphs “d” through “j” attachment instructions have been deleted, as these instructions are already included in each Section J attachment. Insert “Section J” in front of the word “Attachment.” These attachments have been revised to match Section J attachments.
82. Section L, Paragraph 7.3, Responsibility Determination has been added.
83. Section L, Paragraphs 7.4 through 7.7 have been deleted.
84. Section L, Paragraphs 7.8, 7.8.1, and 7.8.2 are deleted.
85. Add Section L, Paragraph 7.9 as follows, “Bankruptcy: The offeror should include a statement in its pricing proposal as to whether the offeror is in Bankruptcy proceedings or not, or is about to undergo bankruptcy proceedings.”
86. Section L, Paragraph 9.0, Chart, insert, “Section A, Amendments” and Section A, DUNS number.” Delete, “Section L, Composition of Job Site (General Conditions) and G&A (Home Office Overhead pools...” The list of Section J attachments required to be submitted with the offer is listed in Section L, Paragraph 7.2.d through j.
87. Section M, add Paragraph number “1.2.1”, delete in title, “Past Performance and Price.” First sentence, delete, “of the offer.” Add to top of chart, “Additional rating identifiers = High, Medium, and Low.”
88. Section M, add Paragraph 1.2.2 as follows, “Past Performance. The Government will make an evaluation of this volume of the offer based on the adjectival ratings in the chart below. The government may also choose to use additional rating identifiers such as plus (+) and minus (-) (i.e., the offeror may obtain a rating of Low Risk (-)minus, High Risk (+)plus, etc).”
89. Section M, Paragraph 2.1.1, delete last sentence, “All evaluation factors other than price, when combined are approximately equal in importance to price.”
90. Section M, Paragraph 2.2, Insert, “technical” before “experience.” Last sentence, change “offers” to “offerors.” Sub factor 1, add “Technical” before “Experience” and delete, “and Capabilities.”
91. Section M, Paragraph 2.3, Factor 2 – Management, Sub factor 1, add “Management.” Add a new Sub factor 2, “Management approach and controls”

and re-number Sub factors 2 through 4 to reflect this change. Sub factor 3, add “Key.” Sub factor 5, add, “Corporate Qualifications.” Add to third sentence, “and corporate qualifications (sub factor 5) to determine those offerors” before “with the best.” Insert into fourth sentence, “(except 4).” Insert last sentence, “Sub factor 4 is somewhat less important than each of factors 1, 2, 3, and 5.”

92. Section M, Paragraph 2.4.1, change first sentence “subcontracted/new hire” to “subcontractors, subcontracted key personnel and new hire.” Insert, “as applicable” after “in the evaluation process.” Add before last sentence, “Past Performance should reflect projects listed in the Technical Volume, Experience, Section L, Paragraph 3.2.a(1).”
93. Section M, Paragraph 2.4.3, add to first sentence, “(see Section L, Paragraph 5.5.1), and “(see Section L, Paragraph 5.4).”
94. Section M, Paragraph 2.4.4, delete “industry standards, and customer expectations.”
95. Section M, Paragraph 2.4.7, add “Collective Bargaining Agreements” after “labor standards.”
96. Section M, Paragraph 2.5, add “Required for Large Businesses Only.” Change sentence to read, “The Small Business Participation information submitted by the offeror will be evaluated on proposed and past usage of SB, SDB, WOSB, HubZone SB, SDVOSB, HBCU/MI, and VOSB.” Add, “Small Businesses are not required to submit this information, and will be given the highest adjectival rating for the small business evaluation factor.”
97. Section M, Paragraph 2.5.1 and 2.5.2, Sub factor 1, add, “HBCU/MI, and VOSB.”
98. Section M, Paragraph 2.6.1, delete, “The following price elements will be evaluated.” Delete bullets.
99. Section M, Paragraph 2.7, fourth sentence, is revised to read, “This plan applies to large businesses only.”
100. Asterisks in the margins and bold lettering indicate the changes being made by this solicitation. However, the offeror is responsible for all changes indicated in this amendment, whether indicated by asterisk/bolding or not.
101. The offeror shall acknowledge this amendment in Block in 14 of the SF 33, or sign and return the amendment with its proposal. The amendment must be acknowledged by the offeror, or the offeror’s proposal will be deemed as “non-responsive” to the solicitation requirements.

102. The closing date of this solicitation is extended to 6 Feb 04 at 1:00 PM.
103. All other terms and conditions remain unchanged.